

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
KAWS, INC.,

Plaintiffs,

-v-

THE INDIVIDUALS, CORPORATIONS, LIMITED
LIABILITY COMPANIES, PARTNERSHIPS, AND
UNINCORPORATED ASSOCIATIONS IDENTIFIED
ON SCHEDULE A TO THE COMPLAINT,

Defendants.
-----X

23 Civ. 415 (JPC)

ORDER

JOHN P. CRONAN, United States District Judge:

On July 10, 2023, the Court permitted Plaintiff to withdraw its claims against a defendant identified as “jogasartsy,” which Plaintiff claimed was Defendant 143 on Schedule A to the Complaint. Dkt. 78. However, Defendant 143 on Schedule A to the Complaint is JinYongh, not jogasartsy. *See* Dkt. 12. Moreover, Schedule A notes that Defendant JinYongh operates on Amazon, whereas Plaintiff’s notice of voluntary dismissal listed jogasartsy as operating on Redbubble. Compare Dkt. 12, with Dkt. 78. Accordingly, at the default judgment hearing scheduled for today at 4:00 p.m., Plaintiff should be prepared to address whether it is moving for default judgment against Defendant JinYongh, who, as of now, is still a party to this action. If not, Plaintiff shall promptly file a notice of voluntary dismissal as to its claims against Defendant JinYongh.

SO ORDERED.

Dated: August 1, 2023
New York, New York



JOHN P. CRONAN
United States District Judge